From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: .			PCT			
Davies Collison Cave		DCC (Sydney) Mail Rcvd	1	WRITTEN OPINION		
GPO Box 3876		HAIGH MCAG	·	(PCT Rule 66)		
SYDNE	Y NSW 2001	2 8 MAY 2004		(FCT Rule 60)		
	ARNO processed by Date of mailing (day/month/year) 2 8 MAY 2004		2 8 MAY 2004			
Applicant's	s or agent's file reference	Action cleadline to response	REPLY DUE			
1218175	1/ARS	28 04 04	`	from the above date of mailing		
ſ	International Application No. International Filing Date (day/month/year) Priority Date (day/month/year)					
PCT/AU2003/001370 16 October 2003				17 October 2002		
	International Patent Classification (IPC) or both national classification and IPC					
Int. Cl. 7	C05F 9/02, 3/04, 1	.7/02, C02F 11/02, A01K 67/0	33			
Applicant	1					
VE	ERMITECH LIMITE	D et al				
		· · .				
1. This v	vritten opinion is the	first drawn by this Internation	nal Preliminary Examini	ing Authority.		
2. This o	pinion contains indicat	tions relating to the following it	ems:.	·		
I	X Basis of the opinion	-	•			
II [
m F	Non-establishment	of opinion with regard to novelty, i	nventive step and industria	al applicability		
IV [Lack of unity of inv	-	•			
<u></u>						
VI [Certain documents of	=	•			
VII T	Certain defects in th	e international application				
VIII [s on the international application		·		
_		e international preliminary examin	ation report must be establi	ished according to Rule 69.2 is:		
	bruary 2005	e international preliminary examini	inon report must be establi	ished according to Rule 07.2 is.		
The an	plicant is hereby invite	ed to reply to this opinion.		•		
When? See the Reply Due date indicated above. However, the A (i) a response being filed, or (ii) one month before the Fin be established. The Report will take into account any response is filed by 1 month before the Final Date the basis of this opinion. Applicants wishing to have the benefit of a further opinion		Australian Patent Office will not establish the Report before the earlier of mal Date by which the international preliminary examination report must ponse (including amendments) filed before the Report is established. e, the international preliminary examination report will be established on the (if needed) before the report is established should ensure that a				
response is filed at least 3 months before the Final Date by which the international preliminary examination report must b established.						
For the form and the langu		anguage of the amendments, see R				
Also For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments and informal communication with the examiner, see Rule 66.6.		d/or arguments, see Rule 6	66.4 <i>bis</i> .			
Name and ma	ailing address of the IPEA	VAU	Authorized Officer	Authorized Officer		
AUSTRALIAN PATENT OFFICE						
), WODEN ACT 2606, A ss: pct@ipaustralia.gov.a		M. BREMERS			
Facsimile No. (02) 6285 3929			Felephone No. (02) 6283 2052			
			(02) 0203 2032			



International application No.

PCT/AU2003/001370

I. Basis of the opinion						
1. With regard to the elements of the international application:*						
X the international application as originally filed.						
the description, pages, as originally filed,						
pages, filed with the demand,						
pages, received on with the letter of						
the claims, pages, as originally filed,						
pages , as amended under Article 19,						
pages , filed with the demand,						
pages, received on with the letter of						
the drawings, pages, as originally filed,						
pages, filed with the demand,						
pages, received on with the letter of						
the sequence listing part of the description:						
pages , as originally filed						
pages, filed with the demand						
pages, received on with the letter of						
2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language which is:						
the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).						
the language of publication of the international application (under Rule 48.3(b)).						
the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).						
3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing:	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing:					
contained in the international application in printed form.						
filed together with the international application in computer readable form.						
furnished subsequently to this Authority in written form.						
furnished subsequently to this Authority in computer readable form.						
The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.						
The amendments have resulted in the cancellation of:	İ					
the description, pages						
the claims, Nos.	-					
the drawings, sheets/fig.						
This opinion has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).						
Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this pinion as "originally filed"	1					



International application No.

PCT/AU2003/001370

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement	
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Novelty (N)	Claims	YES
	Claims 1-15	NO
Inventive step (IS)	Claims	YES
·	Claims 1-15	NO
Industrial applicability (IA)	Claims 1-15	YES
	Claims	NO

2. Citations and explanations

D1: WO 99/51545 A (VERMITECH PTY LTD) 14 October 1999 Figure 31 and page 14 lines 1-11

D2: AU 199894187 A (MARKETING AND PURCHASING ADVISORY PTY LTD) 17 June 1999), Figures 9 and 10, page 14 line 21 to page 15 line 23

D3: US 5527373 A (CHAREYRE) 18 June 1996 Claims 5, 9, 11 and Figures 1 and 2

D4: EP 196887 A (NATIONAL RESEARCH DEVELOP CORPORATION) 8 October 1986 Figure 13 and page 13 lines 4-6

D5: EP 887328 A (TAYLOR et al) 30 December 1998 Abstract

These documents disclose vermiculture apparatuses wherein the castings are harvested from the underside of the bed and the castings fall onto a conveyor belt for removal. None of these documents disclose the particular type of belt as defined in claim 1. Therefore claim 1 is novel. However it is considered that the arrangement defined in claim 1 is no more than a workshop variation to that disclosed in the citations. Therefore claim 1 is not inventive. Furthermore, the features defined in the other claims are either disclosed in the citations or are features that cannot be considered to involve an inventive step.